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21 Attorneys for Plaintiff JESSICA DURAN and the Putative Class

22 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

23 **FOR THE COUNTY OF SAN FRANCISCO**

24 COORDINATION PROCEEDING
25 SPECIAL TITLE [RULE 3.550]

Judicial Council Coordination Proceeding
No.: 4911

26 **SEPHORA WAGE AND HOUR CASES**

CLASS ACTION

27 Included actions:

28 *Burnthorne-Martinez v. Sephora USA, Inc.*
(San Francisco CGC 16-550894)

Provencio v. Sephora USA, Inc. (Santa Clara
16CV294112)

Hernandez v. Sephora USA, Inc. (San
Francisco CGC-17-557031)

Duran v. Sephora USA, Inc. (San Francisco
CGC-17-561452)

**SUPPLEMENTAL DECLARATION OF
BRIAN D. HEFELFINGER IN
SUPPORT OF FINAL APPROVAL,
FEES AND COSTS**

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1 **DECLARATION**

2 I, Brian D. Hefelfinger, declare as follows:

3 1. I am a member of the State Bar of California and am admitted to practice before this all
4 state and federal courts in California, including this Court. I am a partner in the law firm of Palay
5 Hefelfinger APC. My firm, together with the the Hathaway firm, represent the named plaintiff Jessica
6 Duran in the above-referenced action that is included in the within coordinated proceedings.

7 2. I have personal knowledge of the facts set forth in this declaration, and if called upon to
8 do so, could and would testify competently to those facts, except where I make a statement as to
9 information and belief, in which case I am informed and believe the statement to be true.

10 3. I am a partner with the firm Palay Hefelfinger, APC, formerly practicing with the firm
11 Strauss & Palay, APC (formerly the Palay Law Firm and currently Strauss & Strauss, APC) and am
12 one of the attorneys representing Plaintiff Duran in this matter and the related, coordinated judicial
13 proceedings that were commenced and ultimately consolidated before this court.

14 4. I make this supplemental declaration in support of the Motions for Final Approval of
15 Class Action Settlement, together with the related fee and incentive award requests, in this
16 matter. Specifically, this Court’s 4-5-22 tentative ruling requested further detail concerning the
17 expense summary submitted by my firm, including date and description of expenses.

18 5. As stated in my prior declaration, I have reviewed the cost files for our firm, pertaining
19 to named plaintiff Duran in this matter. The costs advanced by my firm, are **\$248.02**, and include the
20 following: court fees, delivery and courier expenses, and attorney service expenses.

21 6. Specifically, the costs items incurred or advanced by my firm to reasonably prosecute
22 this action are, as follows:

Date	Vendor	Description	Amount
3/10/2017	USPS	Postage – certified mailing of <i>Duran</i> PAGA letter to LWDA Accounting Unit	\$7.29
3/10/2017	USPS	Postage – certified mailing of <i>Duran</i> PAGA letter to Employer	\$7.29
3/10/2017	CA LWDA	PAGA filing fee, <i>Duran</i>	\$75.00
5/16/2017	Fed Ex	U.S. District Court, chambers copy (SAC)	\$27.20
5/25/2017	Fed Ex	U.S. District Court, chambers copy (Stip & Order)	\$27.20

7/12/2017	Fed Ex	U.S. District Court, chambers copy (Mtn for Leave)	\$27.07
7/14/2017	FedEx	U.S. District Court, chambers copy (Opp to 12b motion)	\$27.07
12/28/2018	Commercial Process Serving	S.F. Sup. Ct. filing (C.O.A. form), attorney service expense	\$49.90
		Total:	\$248.02

7. All of the costs incurred were reasonable and necessary to prosecute this matter to a successful conclusion. Based on the foregoing, it is respectfully requested that final approval be granted, including the fees and costs requested by our firm, as well as all Class Counsel firms.

I declare under penalty of perjury and under the laws of the State of California that the foregoing is true and correct. Executed this 5th day of April, 2022 at Ventura, California.



BRIAN D. HEFELFINGER